

FILED  
IN CLERKS OFFICE

2022 MAR 17 AM 11:28

U.S. DISTRICT COURT  
DISTRICT OF MICH.

Thorne Herb  
(Re: Haines v. Kerner, 1972)  
319 Kentucky Ave. S.E.  
#2: with C, 20003  
(202) 390-6281

Civil  
Action  
No.

Plaintiff

and  
Col. Patterson (1688) (1775)  
(Re: Haines v. Kerner, 1972)

and  
The American College of Physicians  
Pittsburgh

and  
Black History Month  
within the United States to America  
(Note: ~~examine~~ The United States to  
America is opposed to the United-  
States to America)  
(Note: ~~examine~~ The end to  
Slavery Act to 2021)

(2)

FILED  
IN CLERKS OFFICE  
2022 MAR 17 PM 11:20  
U.S. DISTRICT COURT  
DISTRICT OF COLUMBIAAND  
International Price Cont- (1946)  
(Hague, Antwerp)U.  
United States to America, B. A.  
(Lee: Bivens v. Six Unknown  
Federal Agents - (1972))U.  
United States to AmericaComplaint

1. Jurisdiction to this Honorable Court is pursuant to Title 28, Section 1331, U.S.C., Title 28, Section 1332, U.S.C., Title 28, Section 1331 & 1332, U.S.C., Title 28, Section 1995, U.S.C.
2. The amount in controversy exceeds \$75,000.00 Dollars exclusive of interest and cost.
3. I demand a trial by a Jury on all the issues presented.
4. I am a citizen of the D.C., and to the U.S.A.

Statement to the Facts to the Case  
Memorandum to Court

1. The Plaintiff respectfully states that for this Honorable

(2)

but to: see: U.S. Constitution, (1658) (1775) and to: see! The American College Dictionary, immediately, term the job to the present-day, to the 1932 anniversary to Black History Month, persons and places upon Blacks; people to color; so-called-African-Americans, to, terrorism, allegedly, giving to Blacks; people to color; so-called-African-Americans, (as, all, holidays, allegedly, celebrated by U.S. Americans, persons within this nation, more labeled as terrorism, is, persons - as, more, are not mentioned - in the - U.S. Constitution, (1658) (1775) or therefore, are illegal and more being unconstitutional, as, in violation to the U.S. Constitution, (1658) (1775), is, as much, as, in the year to 1819, was so-called - "slaves" illegally, captured from the continents to Africa, in violation to humanitarian orders and World Order, and then, brought to this continent to labor by their captors, to, supposedly, to help build a nation - The United States of America, by intent, were then with all sorts to atrocities - temple! The death penalty, mainly, mostly, applied illegally and unconstitutionally, to, Blacks; people to color; so-called-African-Americans; Tulsa, Oklahoma to the year to 1921, the big killings to persons Blacks; people to color, and many more in recumbency, by the terrorist organization of the Ku Klux Klan, but the matters were given terrorism to Black History Month to Blacks; people to color; so-called-African-Americans - see: Human Rights to Humanitarian Orders.

(4)

So, therefore, among the facts mentioned herein, said Plaintiff respectfully requests the said elimination, eradication and abolishment of said Black History Month, erroneously given to Blacks; people of color, so-called African-Americans, in accordance to the U.S. Constitution, (1658-1975) and thus, in accordance to human rights.

Action to proceed in forma pauperis,  
pursuant to Title 48, Section 1915, U.S.C.

Comes now, Tyrone Hurt, the Plaintiff, and respectfully moves the Honorable, U.S. Dist. Court for the Fifth (18th) Circuit, to have to proceed in forma pauperis, pursuant to Title 48, Section 1915, U.S.C., for the following reasons:

1. The Plaintiff respectfully states that because to my poverty, that I am unable to pre-pay the said cost of fees for the filing of the foregoing complaint, and that said Plaintiff to be allowed and permitted to proceed in forma pauperis, pursuant to Title 48, Section 1915, U.S.C.

Claims/grounds to have

- 1. Fed: U.S. Constitution, (1658-1975);
- 2. Fed: The end to slavery Act to 2021;
- 3. Fed: Title 48, Section 1915, U.S.C.



(51)

See: The American College Dictionary;  
 See: Black's Law Dictionary - (2009-);  
 See: International Peace Act - (1946)  
(Hague, Netherlands);

Relief

1. The Plaintiff seeks relief, recognition and acknowledgment to said tokens, as to Black History Month, placed upon Blacks' people to also; as allies - African-Americans, as being, demands. The Plaintiff seeks relief, diving through the First (1st) Amendment Right to the U.S. Constitution, (1688 / 1785) to this very pertinent civil action complaint. The Plaintiff seeks one (1) million dollars in punitive and monetary damages against said Defendants, etc. etc.

Attendant to present,  
pursued to Title 18,  
Section 1915, U.S.C.

I, Tyrone Herb, the Plaintiff, and respectfully state that because of my poverty, that I am unable to pre-pay the said costs noted for the filing of the foregoing complaint, that I am unable to give security for the same, that I believe that I am entitled to the REDRESS that I am seeking.

(c)

addition to her

I, Tyrone Hunt, the Plaintiff, respectfully states that I have upon this 2<sup>nd</sup> day of Feb, 22, have sent the foregoing complaint to the U.S. District Ct for the East (10th) Cir. to make suit upon the Atty. for the Defendant, Dr. H.

Respectfully submitted,  
 Tyrone Hunt  
 (Plaintiff, pro se)  
 Haines in Kinn, 1972